COLUMBIA, S. C.

Treslay Morning, January 11, 1870. REDUCTION IN PRICE-CLUBBING.-The

WEEKLY GLEANER contains more reading matter than any other family paper published in the South-thirty-two long columns, printed in clear type. It is filled with original as well as selected matter-editorials, correspondence, general news, markets, telegrams, interesting stories, sketches, poetry, etc. Its columns are now graced by a highly entertaining nouvelletle, the production of a lady of this city, and which has been pronounced by disinterested critics as equal to the very best of "Marion Harland's" works. This story is entitled

will run through about twenty numbers of the "GLEANER." As we are desirous of introducing the paper-which is in every sense a "home companion"—into every family in the State, we have de-termined to reduce the yearly subscription price, as follows—payable, in all cases, in advance: Single copy \$2.75; ten copies, (to one post office,) \$25.00; twenty copies \$45.00; fifty copies \$100. The GLEANER and the "Rural Carolinian"-the popular agricultural monthly -will be furnished, for one year, at four dollars. Address orders to PHENIX and GLEANER Office, Columbia, S. C.

"Orkney, or the Fortunes of Juliet Clay-

burn-a tale of the Palmetto State," and

THE PREVALENCE OF CRIME AT THE NORTH.

No one can read the newspapers of the day without noticing the unusual prevalence of crime in the North. This may be called the era, there, of murder. Nor is the South free from acts of violence. rages occur at the South, they are made the pretexts for new Acts of "reconstruction," for new invasions of the constitutional rights of the States. But when these acts of violence are perpetrated at as information. the North, they are explained away and attributed to a prevailing "epidemic." If Congress proposes to regulate "outrages," by its enactments, let its intermeddling extend North as well as South. On this subject, the Baltimore Sun remarks, with force:

"Every man of ordinary information fair standard of comparison, the amount of crime committed in the South, as a perpetrated among a corresponding population in the North or West; and this, notwithstanding the disorganizing consequences of an invasion, which called a much a referred of an invasion, which called a much a referred of the South to the field than in of millions of Cuared people, not to speak of the anomalous volitical position of the Southern States. The Seetest outrages perpetrated in the Counth has been in connection with the administration of justlos by Northern officials in those latitudes, who have liberated criminals on some such ground as that the notwithstanding the disorganizing consenals on some such ground as that the porate the Society of the "Some magistrates who tried them could not Daughters of Zion." - the "Some Re-South, where there has not been even a justice of the peace, there has been more New York. Yet it seems to be the policy of Congress to hold the whole South responsible for the alleged acts of un-Yorkers be held to account for the mur-derous assault upon Mr. Pullman, of from the Senate: that city, not long ago, and for the Rogers murder, perpetrated in broad day-York by the terrible tragedy which has State, where a bucolical monster smashed the skull of his wife with the stock of a affairs of said enterprise; therefore, gun, slaughtered one of his neighbors be it outright, and shot and mutilated a third shall we go to Brooklyn, the so-called 'city of churches,' where a teacher and guide of children is disclosed as having a paramour, and, instead of 'teaching the young idea to shoot,' shoots the wretched woman and himself? Shall we form our y such a specimen of its inhabitants, or argue from this fact that all schoolmasters in New York have concubines whom they are ready to butcher upon the slightest provocation? If a pre-tended regard for law is to furnish exconses for invading the constitutional rights of the Southern States, why not of New York? Every nov and then, we hear of threats to take even some recon-States have come to be considered as an Associate Judge on the 14th. artificial legs, which can be put on or taken off without injury to the life of he nation.' There ought, however, to be a more rational pretext for that pro-

Senator Stewart will introduce a bill, next week, to abolish the franking priviege, and authorizing the Postmeter Jeneral to contract with the lowest bitler for constructing telegraph lines over he principal mail routes and establish a Libit the carrying of concealed ost office department—the latter to regusceed the charge upon the department or franking for the fiscal year 1869. A ill will also be introduced, in the Sete, to modify the neutrality laws so as prevent foreign governments from fitg out vessels, procnring arms, etc., in The accounts of Drs. W. I country to be used against insurrec. H. F. Garey were referred. nists seeking to form free govern-

and all centuries.'

STATE LEGISLATURE HOUSE OF REPRESENTATIVES.

Moses in the Chair. The following bills were reported as being engrossed, and were read and passed: To incorporate certain Fire Engine Companies, Hook and Ladder Company and Hose Company, of Beaufort; to incorporate the Columbia Oil Com-

pany. The report from the Judiciary Committee, on a resolution to inquire into the conduct of Judge J. M. Rutland, Notices was laid on the table. The following is the report: The Committee beg leave to the Charleston Board of Trade;" to report, that they have considered the lish the office of Inspector of Naval same, and, for the following reasons, recommend that the resolutions be laid on

M. Rutland, generally, and not particularly into his official conduct.

2. It proposes that the Committee should inquire and report to the House, what charges exist against the said J. M. Rutland, Judge of the Fourth Judicial Circuit of this State, when in fact, there

3. Because the Committee, not being empowered to send for persons and papers, would, therefore, find themselves topped at a very early stage of their proceedings, or be compelled to proceed on mere rumor.

4. Because your Committee are of the ppinion that to proceed so irregularly against a co-ordinate branch of the Government, would be exceedingly dangerous and calculated to destroy the independence and efficiency of the same.

Your Committee would further submit that if there are any complaints against Judge Rutland, or other Judges of this State, they can only be investigated by this House, under a resolution to impeach or remove.

A resolution that the Attorney-General inform the General Assembly whether the law requiring notice of changing corporations is required to be published three months before the session of the Legislature, passed. A communication calling attention to

he numerous grog-shops throughout the State, &c., was received as information. The Judiciary Committee, to whom was referred a resolution of the House that the said Committee be instructed to inquire into and report upon the ques-

But there is this difference: When out- of the State discriminating against persons on account of color, now in force in this State, reported that they have had on the side of Cuba, writes that he has the same under consideration, and have arrived at the conclusion that there nre no such statutes in this State. Received

The following bills received a second reading: To license pedlars; to regulate official information from our agents in the appointment of magistrates and to various parts of Cuba, as well as from amend certain Acts concerning the same; further to amend the law of landlord and tenant; to punish conspiracies to prosecute an innocent person, and for other cases; to secure equal civil rights, and to provide for the enjoyment of all remedies in law by all persons, regardless of and candor knows that, judged by any race or color; to abolish imparlances in all cases brought to recover wages or Their forces are reduced to a mere handshares of crops; to lease certain land ful of armed and unarmed men, who are whole, is not greater than the amount on Edisto Island, and the erection of a wharf and other structures thereon.

> The accounts of Alexander Bowie, James A. Porter and J. F. Harrod, were

city of Charleston; to incorporate the lutionary party, according to his inforpolitan Police force, of Charleston; to on the island, and is compelled to contine

amend an Act entitled "An Act to profreedom from crime than in Boston and vide for the appointment of a Land Commissioner, and to define his duties." Re-

ferred to a special committee of five. Mr. Doyle offered the following resoknown criminals. Why should not New lution, which was referred to a committee of seven from the House and three

light, in the most densely populated terprise of the people of South Carolina part of the city, and which remains to this day s mystery? Or, why is not Indiana, where Lynch law is more common than in any portion of the South, taken in charge? Shall we judge New York by the terrible tragedy which her the state of the people of South Carolina for twenty years, and the present General Assembly has sustained it, with an approximation to unanimity unsurpassed in the annals of legislation on a subject involving such grave considerations; and whereas the management of the affairs just occurred in the rural district of of said road have been such as to elicit Tarrytown, the 'Sleepy Hollow' of the much inquiry, and to reflect on both the Legislature and those who manage the

Resolved, by the House of Representathird beyond the hope of recovery? Or tives, the Senate concurring. That a committee, to consist of three members of the House, and two of the Senate, be appointed, with full power to send for persons and papers, to investigate every transaction had since the re-organization of the Blue Ridge Railroad Company, opinion of the community of Brooklyn with instructions to report the result of their investigation at least ten days before the adjournment of the present

A petition of certain persons to in corporate a turnpike road through Sassafras Gap, was referred. Petition of J. W. Garvin to erect a

dam at Skull Shoal, in Union County, was referred. Joint resolutions were adopted, to go structed Southern States in hand, on into an election for six Regents of the

account of 'outrages,' so that those Lunatic Asylum on the 18th, and to elect Senate bill to incorporate the Policy Holders' Life and Tontine Assurance

Company of the South, passed.

A bill to provide for the better protection of laborers and for the appointess than the occasional outbreaks of violent passion common to all sections

The enacting clauses of bills to propost telegraph in connection with the cappone by any person in this State, other than a State or municipal officer,

> Act to empower Circuit Judges to change the venue for the trial of criminals,' was ordered to be enrolled.

pro tem. Montgomery in the chair.

The House met at 12 m. Speaker

office of Inspector of Naval Stores, was

referred to the Judiciary Committee. The Committee on Finance, to whom was referred a bill to authorize the County Commissioners of Spartanburg and Colleton Counties to levy an additional tax for County purposes, recommended that the bill pass by striking out "three" and inserting "two and a half"

Notices were given of bills to amend an Act entitled "An Act to incorporate Coopers' Union of Charleston; joint re-

A bill to incorporate the Georgetown

A bill to grant certain persons therein to the Committee on Incorporations.

ported as being duly and correctly en-grossed, the following bills: To incor-York Hose Company, of Beaufort; to in-

THE FAILURE OF THE CUBAN REVOLU-

"The facts alluded to are based upon despatches and letters is that'the revolution of the patriots is on its last legs. carrying on a predatory warfare, merely prolonging the struggle in the forlors hope that something may yet turn up to help their cause, and that then their litfamily may be made the nucleus from which will gather the dispirited patriots in every part of the island. The revomation, is now driven out of every stronghold which a few months ago it possessed. It holds not a single town itself to attacks upon the Spaniards along Mr. Rivers introduced a bill to incor-Further than this itself is badly demoralized and distracted by internal dissensions, which cause all its expensive Mr. Sasportas introduced a bill to efforts to aid the patriots to eventuate in failures and disasters

THE ENGLISH CHURCH .- The Balti-

those who opposed the consecration of Dr. Temple, that the idea at least or will be readily appreciated. some power in the Church, independent of the State, is dissipated by the flat of Mr. Gladstone, which has forced Dr. Temple into the See of E-eter-an exercise of power which it leading many, even of those who had never before questioned the expediency of a union of Church and State, to doubt its propriety. The cable telegram which lately conveyed the message that Dr. Temple had been elected Archbishop of Canterbury, instead of Bishop of Exeter, showed a singular ignorance of prominent affairs under the perator's own eye. The Archbishopric of Canterbury, the chief ecclesiastical dignity in the English Church, was filled some time ago, and the iliness of the incumbent by a stroke of paralysis, and the varying stages of his disease, have been among the chief topics of local interest in the English newspapers for

A bill to provide for the better protection of laborers and for the appointment of a Commissioner of Contracts in cach County of the State, was recommitted.

Mr. McIntyre introduced a bill to authorize the Commissioners of Colleton and Spartanburg Counties to levy an adjusted and spartanburg Counties to levy an adjusted and for other purposes; and for the appointment of a Commissioners of Colleton and William C. Bibb, ex parle, the made to the Spanish Government that the United States would only treat on the subject of a purchase of Cuba by purchase it is anxious to get Cuba by purchase it is an follows, from this decision, and others of European capitalists or others from "would lose money like purport, which were rendered on Turnishing "Don Quixote" with the gone in without blocks." And after-wards, that all debts contracted before needful. the war are dead, and that all property sold, under judgments awarded upon such debts, reverts to the original owner. The debts are dead, because the reception at Madrid of Victor Empediate of the control of the cont selony, were stricken out.

A bill to amend an Act entitled "An ported to have suspended the operation of the statute of limitations. This point, however, was argued, yesterday, before the sordered to be enrolled.

The Scalawag Legislature, at its last session, repealed all the laws which purported to have suspended the operation of the statute of limitations. This point, however, was argued, yesterday, before they placked up courage enough to let the the Supreme Court. We will see when the supreme Court. We will see when the supreme Court was a sure they must of lost heaps of the statute of limitations. This point, however, was argued, yesterday, before they placked up courage enough to let the Holland, S. C. Godshall, Nashville; H. Holland, S. C. Godshall, Nashville; M. Stoeper, Lozengers and wafers to accept the Spanish crown. The catickets, but he couldn't help it, and he was sure they must of lost heaps of however, was argued, yesterday, before they placked up courage enough to let the Holland, S. C. Godshall, Nashville; H. Holland, S. C. Godshall, Nashville; H. Welster Orangelours A. S. Donglass will be released. testers, praying the abolition of the vernment."

The Horrors of New York. New York, with all its wealth, like other great cities, has its daily horrors, as will be seen from the following, which constitutes the sensations of a single

For several years past Christian Wal-ters and his wife, Mary Jane, both Ger-not how to use. Mr. Jillson introduced a bill to prohibit the issue of promissory notes, due
bills and scrip, to be used as currency.

mans, have kept a saloon at No. 163
not how to use. On the other hand, the radicals presented a solid phalanx, and acted harmoniously under their organization, and hence the success they have no of the vilest dens in that section of achieved. term in the State prison. A warrant is thing needful." Stores in Charleston; to incorporate the now in the hands of an officer for his when the maxim was more important arrest, on a charge of felonious assault. and necessary, than the present. With solution to petition the Congress of the United States to grant aid to enable the usual and commenced preparing break-1. Because the resolution is made too indefinite in its character, proposing, as Alabama and Chattanooga Railroad Comfast. She suddenly left the kitchen and away the great means by which good pany to extend its road to the Pacific went down stders. As she did not return, Charles Smith, a frequenter of the place, went to the basement, and there dead. She had formed a noose out of a named, the exclusive right to dig and handkerchief, and deliberately commit-Circuit of this State, when in fact, there are none, nor cannot be, till preferred streams and waters of the State for held an inquest, and a verdict of suicide phosphate rocks and phosphatic depo- was rendered. The only motive for the sits, after much discussion, was referred act is supposed to have been the fear that Walters would be sent to Sing Sing The Committee on Engrossed Acts re- again; by which his wife would be left in particular opinions should control the destitute circumstances.

1, and Hook and Ladder Company No. on Monday night at the dwelling No. 72 1, of Beaufort; to incorporate the First Freedmen's Baptist Church, of Ander-the coroner was informed of the fact. corporate the Unity and Friendship So- suspicious of her having frequent crimiciety, of Charleston, and to confer cer- nal intercourse with Patrick Cunningtain powers thereon; to incorporate the ham, went off to Albany for several days Sisters of our Lady of Mercy; joint re- and left a friend to watch his wife's And these are sufficient for the purposes solution to appoint Fish Commissioners course. Returning to his home at a late of victory. Our last city election and to define their duties; bill to incor- hour on Sunday night, Conlin found his lost simply upon the ground of differporate Washington Fire Engine Compa- wife and Cunningham asleep in the same ences among ourselves. Many wanted ny No. 2, of Beaufort; to incorporate bed. Furious at the sight, Coulin seized the campaign to be conducted, and the Bamberg Fire Engine Company; joint a club and assaulted his wife's paramour, resolution to direct the County Commissioners of Charleston County to examine cuts on his head. Conlin was arrested because colored men went to the polls. and report to the Attorney-General con-cerning lands belonging to the State; bill taken to the city hospital. The guilty were conservative republicans, and thus ceding the jurisdiction of the State of wife, soon after this occurred, took up for a thousand and one reasons, the elec-South Carolina to the United States of her residence at the house where her tion was lost, which should have been South Carolina to the United States of America over such lands as may be acquired for public purposes by the United States.

The past has settled its own issues. The equality of all the races before the called in, but he was unable to positively determine the cause of her death, he law is everywhere acknowledged. handed the case over to Coroner White- these points there is no contest.

administered by herself. who broke in the door of the fatal chamwas in accordance with the facts, and the such as to guarantee perfect reliability. body of Mrs. Allemego was delivered to has been the such as to guarantee perfect reliability. murderer and suicide lies rotting at the

In one of the most elegant mansions administration of public affairs. was grief for the death of a favorite defeated us." brother, who died more than a year ago. Further investigations may develop other reasons

Julia Fenton died Tuesday, at 24 Ma-dison street, having been kicked by her husband, John Fentop, who, on New Oak street police statiou.

Washington correspondent of the New

York Herald says: No Legal Courts in Alabama.—The policy.

I have reason to know that our Govern-

Bibb and William C. Bibb, ex parte, the made to the Spanish Government that not needed.—Richmond Dispatch.

ate charges so that the revenue shall be demeanors and other offences less than qual to the expense of operating the felony, were stricken out.

Owner. The debts are dead, because the reception at mauric of victor fair the scalawag Legislature, at its last session, repealed all the laws which purious control of the stricken out.

to the design of the trial of criminals," however, was argued, yesterday, before the Supreme Court. We will see whether the Court declares that the statute has never been suspended. We present the ruling which the Court declares that the statute has never been suspended. We present the ruling which the Court declares that the statute has never been suspended. We present the ruling which the Court declares that the statute has never been suspended. We present the ruling which the Court declares that the statute has never been suspended. We present the ruling which the Court declares that the statute has never been suspended. We present the ruling which the Court declares that the statute has never been suspended. We present the ruling which the Court declares that the statute has never been suspended. We present the ruling which the Court declares that the statute has never been suspended. We present the ruling which the Court declares that the statute has never been suspended. We present the ruling which the Court declares that the statute has never been suspended. We present the statute of the Supreme Court. We will see whether the Court declares that the statute has never been suspended. We present the statute of the Supreme Court. We will see whether the Court declares that the statute has never been suspended. We present the says it has known quite a number of in-winsboro; P. Stobo Farrow, Atlanta; fess that the statute of the Supreme Court. We will see whether the Court declares that the statute of the Supreme Court. We will see whether the Court declares that the statute of the Supreme Court. We will see whether the Court declares that the statute of the Supreme Court. We will see whether the Supreme Court and supreme Court and supreme Court. We will see whether the Supreme Court and I. F. Garey were referred.

The petition of certain merchants and rate Government will also apply to the Patton and Parsons Go-intriguing to take advantage of the new soon after died, having the honest and sound subjects to pay the losses.'

"Concert of Action, the One Thing Local Items. The following sentiments we endorse. The Charleston Courier says :

alluding The Houston Telegraph, in to the late elections, in that State, says 'Our divisions have defeated us, and we had a conscious power which we knew not how to use. On the other hand, the one of the vilest dans in that section of the city. Characters of the lowest type and addresses itself to the common sense have made it their headquarters, some of as well as the highest interests, of every them living as boarders with the Walterses. Walters has served a four years' said once, "concert of action is the one said once, "concert of action is the one government may be secured and right and liberty restored. The radical party are a unit. They are bound together by government of liberty and law, and not y commit-Schirmer This can only be attained by unity on our part. No man can expect that his individual views shall prevail. No one has the right to demand, in the light of the vital public interest at stake, that his We must look to the result campaign. The police were notified Tuesday that and regard that as the wisest, best and porate Union Fire Engine Company No. Mrs. Richard Conlin had died suddenly only course which will effect that result. What we need is a government without corruption, au honest administration of son Court House; to incorporate New The woman's name was before the public over-burdening taxation, the establishpublic affairs, the diminution of an several weeks ago. Her husband being ment of peace, security, and a prospect for the future.

Whatever the other differences, our candidates to be selected, simply to suit their own views. Some declined to vote

On TION.—The Washington correspondent bill. Is is believed by many that the the question of good government is in enchantment and also facilitated digesof the New York Herald, who has been woman died from the effects of poison issue. It is necessary that the Legislation; which was discoursed by the Coture and the officers of the State should The grave closed over one of the vic- represent the rightful and true sentiinformation from high official sources to the effect that the Cubau revolution has been the morning. A sister of Mrs.

The grave closed over one of the victorial represent the figure in the same of the State. And in this every inhabitant is concerned. Radicalism has been the bane of the concerned. Allemego, Mrs. Beck, the keeper of the South. It has overthrown their comassignation den, and the police officer monwealths, held their people in subjection, rendered them in many inprivate letters received from Washington and elsewhere, from parties whose opedge of the progress of the civil war are body of Mrs. Allemego was delivered to has been the steady opponent of peace

Hence, the necessity of union on the Morgue, no one having come forward to claim it.

Hence, the necessity of union on the part of all those who desire security for John Robertson, plaintiff in error, vs. the South in the present and a proper the State e.cr el R. O'Neale & Son et al, the South in the present and a proper administration of public affairs. The on Fifth avenue, a few doors from Twentus time has come when we caunot shirk this ty-sixth street, Tuesday night, a young necessity. Individual opinions, if necesty-sixth street, Tuesday night, a young necessity. Individual opinions, if necesman named James B. Pell, son of R. L. sary, must be surrendered for the greater Pell, Esq., committed suicide by cutting and higher interests at stake. Let us not plaintiff in error, vs. G. Muller, dehis throat from ear to ear with a razor. make hereafter the mistake, as in Texas, fendant in error. James S. Guiguard, his throat from ear to ear with a razor. make hereafter the mistake, as in Texas, and have to record, "our divisions have

SANE. - A case of sudden or violent fright error, vs. S. A. Durham & Co., et al, deoccurred in our neighboring town of Abingdou on Monday last, which should wife et al vs. George J. W. McCall et al. should be all who are partial in indulging in prac-Tear's Day, reterror Edmo in a state of all who are partial in littinging in place of the partial in litting reply, but at length, she retorted, and disguised by hideous masks and grotesque he kicked her. As she was likely soon garments, called at the residence of an others. to become a mother, the assault proved estimable lady, Mrs. George H. Marshall, fatal. The husband is locked up in the in that place. They entered noiselesly at the back door, and succeeded in fright- Trustee, was heard. Mr. Warley for Apropos to the above horrors, Judge ening an infant almost into convulsions. appellants. Bedford, in the Court of General Ses. Mrs. M. hearing the horrified scream of The foll more Sun says:

"The excitement in regard to the consecration of Dr. Temple to the See of Exeter does not seem to have abated in England. The opposition to him is based on a volume of essays and reviews, three convictions have resulted out of shortly afterward found by the friends.

Bedford, in the Court of General Sessions, yesterday, delivered a charge to the child, immediately hastened to its assistance to shield and protect it from hurrying to her child she suddenly encounteased the masked figures, and fell fainting to the floor. She was three convictions have resulted out of shortly afterward found by her friends.

Bedford, in the Court of General Sessions. Applentise.

The following cases were continued: assistance to shield and protect it from hurrying to her child, immediately hastened to its assistance to shield and protect it from hurrying to her child she suddenly encounteased the masked figures, and fell fainting to the floor. She was shortly afterward found by her friends. based on a volume of essays and reviews, three convictions have resulted out of shortly afterward found by her friends, Morse and wife vs. Elizabeth Adams based on a volume of essays and reviews, said to have been of infidel tendency, though written by clergymen, to which Dr. Temple is reputed to have contributed, though it is not alleged that his individual contribution was exceptionable in that respect to the docket: John W. Earlindividual contribution was exceptionable in that respect to the docket: John W. Earlindividual contribution was exceptionable in that respect to the docket: John W. Earlindividual contribution was exceptionable in that respect to the docket: John W. Earlindividual contribution was exceptionable in that respect to the docket: John W. Earlindividual contribution was exceptionable in that respect to the docket: John W. Earlindividual contribution was exceptionable in that respect to the docket: John W. Earlindividual contribution was exceptionable in that the laws must be enforced by the docket: John W. Earlindividual contribution was exceptionable in the tree convictions have resulted out of forty-two murders, committed in the just with the just and proper remedies were at once administered, but her revival only witnessed the horrifying fact that she was hopelessed to the docket: John W. Earlindividual contribution was exceptionable in the just with the just with impunity, and proper remedies were at once administered, but her revival only witnessed the horrifying fact that she was hopelessed to the original with the proper remedies were at once administered, but her revival only witnessed the horrifying fact that she was hopelessed to the original with the proper remedies were at once administered, but her revival only witnessed the horrifying fact that she was hopelessed to the original with the proper remedies were at once administered, but her revival only witnessed the horrifying fact that she was hopelessed to the original with the proper remedies were at once administered, but her revival only witnessed the horrifying fact that she was hopelessed to the original with the proper remedies were at once administered, but her revival o ble in that respect. The practical importance of this case consists in the ilbeen developed, and the woman, once a S. Guiguard ads. Mary S. P. Gibbes ustration which it is held to afford by the record of only the past few days be- raving maniac, bereft of reason and cowering in fright.

THE TELEGRAPHERS' STRIKE-A FLAG be docketed. IMPORTANT RUMORS FROM SPAIN. -The OF TRUCE. -So far as this district is concerned, the telegraphers' strike may be pronounced at an end, and it has resulted in the overthrow of the position taken from Madrid, affords some important information. The writer states, among other things, that our Minister in Madrid has sounded both Samuel of the company. Yesterday afternoon, the Richmond operators gave in; and then, as the news flower. other things, that our Minister in Madrid has sounded both Serrano and Primeline, the rebels laid down their arms as to their willingness to sell Cuba to the most as rapidly as the engagement had Kingville; P. Lovenstein, Baltimore; W. United States, and that he has the highest assurance that both these prominent statesmen are favorable to the project and are only waiting a favorable opportunity to consummate it. Their objection to it at present is that the people are uot in the mood to sanction such a become general. So far, the strikers, when their services were needed, have been reinstated without their asking any conditions. It is evident that deception Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; Z. B. Oakes, D. T. Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; Z. B. Oakes, D. T. Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; Z. B. Oakes, D. T. Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; Z. B. Oakes, D. T. Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; Z. B. Oakes, D. T. Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; Z. B. Oakes, D. T. Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; Z. B. Oakes, D. T. Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; Z. B. Oakes, D. T. Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; Z. B. Oakes, D. T. Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; Z. B. Oakes, D. T. Corbin, Miss Winn, J. A. Smythe, Charles Barnum, Henry Sparnick, A. M. Lee, city; J. P. Poole, S. Fair, Newberry; J. A. A. M. Lee, city; J. P. Poole, S. Fair, Newberry; J. A. A. M. Lee, city; J. P. Poole, S. Fair, Newberry; J. A. A. M. Lee, city; J. P. Poole, S. Fair, Newberry; J. A. A are uot in the mood to sanction such a grave step, and that the Ministry in its present precarious position would run published in the New York papers, too much of a risk by setting itself in an which reached here yesterday, shows that attitude of antagonism to the mass of the offices of the company in New York the people on any great question of stated positively to the representative strikers that no reduction of salaries had Supreme Court of Alabama has rendered ment was advised of that feet cometime discharged in San Francisco were disbeen contemplated, and that the men a decision, in the case of Benajah S. ago, and caused a representation to be charged only because their services were

wards, on giving an account of his ste-wardship, he pulled from his numerous pockets a large number of cards, and Charleston; John H. Clark, James Ministers and Public pockets a large number of cards, and laid them upon the table, stating that they were all he could get, and adding:

"Lots of de gemmen went in without no Z. T. Moses, Sumter; E. M. Stoeper, Lozengers and wafers so

soon after died, having the honest and ing, St. John's Berkley; M. G. Belcher, matic

CRUMBS.-President Jeter will accept our thanks for a "complimentary" over the Spartanburg and Union Railroad, for the present year.

We examined, yesterday, at the store seven hoofs. The animal is perfectly shaped, except that three hoofs and the the body. The animal was raised in Spartanburg, and is pronounced a great curiosity by all who have seen her.

The eminent comedian, Mr. James H. Hackett, is to appear for a few nights at the Academy of Music, Charleston-his engagement commencing on Monday, giving him a world-wide reputation.

The Southern Cultivator for January, presents, as usual, a great variety of con-office. tents. Among these is: How to Improve Cotton Seed; Improved System of Agriculture; The Actual Value and Market Price of Phosphates; Mr. Davidson's and Dr. Pendleton's Experiments with Fertilizers; the Chinese; Will Fertilizers Pay if the Season be Dry, etc., etc. Wm. & W. L. Jones, publishers, Athens, Ga. \$2 per annum in advance.

We have been requested to state that Rev. E. J. Adams will lecture in the A.

Cammissioner Capron will please ac-

cepted—to visit him in his new quarters. from the institution. So far as the articles furnished were concerned, they can say as did Cæsar: "Vezi, vidi, vici!" Music, like distance, lent lumbia Brass Band, on the occasion, led by its efficient Chief, Mr. Kentsler; and everything passed off pleasautly.

is Etats of French. It is not safe, however, to undertake to learu French simply open from 9 to 10 a. m. by going back on your English.

Willard.

defendants in error. In re Sarah C. Richardson vs. T. H. & J. W. Chappell, Ex., et al. James A. Crotwell, Adm., vs. Jane Boozer et al. John W. Earheart, Jr., ads. Mary S. P. Gibbes et al Ephram Suber, plaintiff in error, vs. Gilbert Pullen, defendant in error. R. fendants in error. N. B. Pegues and Rosborough vs. James M. Rutland and Robert R. Rosborough ads. James M. Rutland. The case of Moses P. Sanders and wife vs. Robert Rogers,

On motion, the case of Silas Johnston, plaintiff in error, vs. T. H. Crooks et al, defendants in error, was ordered to

At 1 p. m., the Court adjourned until this morning, (11th,) at 10 a. m Hotel Arrivals, January 9 and 10.— Columbia Hotel.—C. C. Kanapau, G. B. Stoddard, R. Hunter, M. M. Carpenter,

R. E. McManus, A. J. Haltiwanger, J. W. Heart, John S. Wiley and lady, A. E. Bristow, A. McBee, S. C.; W. Shiver, Bradley, J. A. August, Georgia; W. F. Britton, N. C.; J. P. Adams, Thomas P. Veston, Robert Adams, J. P. Young, C. Garlington, Atlanta.

Duratt, Manning; C. W. Guffin, pectorant it here

-Alexander Holmes, and plants The Bloomington (Ill.) Pantagraph Webster, Orangeburg; A. S. Donglass, will be pleased ays it has known quite a number of intances in that community "where per-C. S. Jones, New York; S. H. Town-LAST. It

THE NORTHERN LIGHTS. - Concerning the Aurora Borealis, which a number of early risers in our city observed on Monday morning, January 3, a Philadelphia paper of Tuesday says:

"About 4 o'clock yesterday morning, a gorgeous crimson flush was discovered of Mr. Lou. Daniels, opposite the Na-tional Hotel, a lusus naturer—a cow, with was closed in by the crimson mantle, a host of scintillating columns of emerald, pink, silver and gold arroral fires darted stump of a tail protrude from the left up from the North-west, becoming each side of the spine, where the neck joins moment more and more brilliant, until the mysterious streams shone brighter than the most dazzling rainbow. whole North was covered by a bright column, that, like a mighty host, slowly moved from West to East, and so brilliant that Arcturus and Capella became nearly invisible in the glow.

WEDDING CARDS AND ENVELOPES .- A January 10. He is, undoubtedly, one of lot of wedding cards and envelopes, of the finest comedians of the day-his latest styles, has just been received; personation of the character of Falstaff, which will be printed in imitation of engraving, and at less than one-tenth the cost. Call and see specimens at Phonex

A New Swindle.-A new device for getting meney from the unwary has been hit upon by some unprincipled schemer in New York city. A lithographed letter has been sent throughout the West. which is designed to lead the reader to suppose that it has been issued by the Fourth National Bank of that city. The circular represents that it is probable that the institution will fail in the Spring, M. E. Church, this evening, at 7 o'clock, and it is desirable to circulate a large amount of the bills before the first of cept our thanks for a copy of his month. May. In order to do this, it is proposed ly report of the Department of Agricul- to sell them at fifty cents on the dollar. After the word "Fourth" the circular has Mr. Diercks has a fellow-feeling. He the letters "st." in very small type, so knows that the employees of a daily pa- as to make it read "Fourth street Naper are detained until a late hour of the tional Banking House of New York night; and last night gave an evidence of City." Correspondents are requested to his appreciation, by extending an invita- forward the sum of ten dollars, when, of tion to them-which was gratefully ac- course, they will hear nothing further

MAIL ARRANGEMENTS. -The Northern mail is opened for delivery at 8 a. m .: closed at 8.30 s. m. Charleston, opened at 5.30 p. m.; closed at 8.30 p. m. Greenville, opened at 5.30 p. m.; closed at 8.30 p. m. Western, opened at 9,30 a. m.; closed at 4 p. m. Charleston, The word "State" spelled backwards (evening,) opened at 8 a. m.; closed at 4.30 p. m. On Sunday, the post office is

The four sovereigns, now exercising SUPREME COURT, January 10 .- The absolute power within the boundaries of Court met at 10 a. m. Present: Chief the United States, are Gens. Ames, Ter-Justice Moses and Associate Justice ry, Canby, and Reynolds. There are other military kings in the country, but The following cases were struck off: the four here mentioned are the most potential at present. They have more power over their subjects than the Czar of Russia has over his.

BUSINESS CARDS AND CIRCULARS. - AB the season is approaching for the annual travel and distribution of business cards and circulars, our merchants and others SUDDEN FRIGHT—A LADY DRIVEN IN- Vampill, County Treasurer, plaintiff in our job office is supplied with the best of will please give attention to the fact that boards, of all colors, fine commercial note and other paper, and the very newcart et al. Ex parte J. M. McCallum et thus enabling us to supply all of such est and most fashionable styles of type,

> NEW ADVERTISEMENTS. - Attention is called to the following advertisements, published the first time this merning:

Dr. W. H. Tutt's Hair Dye. Meeting True Brotherhood Lodge. Hardy Solomon-Surprise Candy. I. Sulzbacher-Won't be Under-sold.

S. C. G.—Wanted. D. W. Aiken—Meeting Executive Com. G. Diercks-For Sale. J. G. Gibbes-Wanted. Henry's Constitution Renovator.

John T. Ford-Academy of Music. P. Cantwell—Seed Potatoes. Meeting Stockholders National Bank. F. P. Salas—Auction. J. S. McMahon—Notice.

SELF-ADVERTISED. - PHALON'S VITALIA OR SALVATION FOR THE HAIR carries with it its own best advertisement. As the light shines through the bottle you see that the liquid is clear as the azure of heaven. You smell it and find the odor agreeable. You apply it and it changes gray hair to any natural shade without

soiling the scalp or producing head-ache. Nothing can be more harmless. DELAYS ARE DANGEROUS .- That poor, emaciated consumptive, who is now beyond all hope of recovery, might now be hale and hearty had he not neglected that slight cough. Be advised, if you have a cough or cold; get at once a bottle of DR. TUTT'S EXPECTORANT and you will scon be relieved. Do not put it off. J8 6

ache.

BLOOD! BLOOD!! BLOOD!!!-Out; out, I say, this canker spot; this self-con-demning fruit of a discused body; vitiated system; impaired health; disordered Fork; G. A. Darling and wife, Ky.; A. liver; foul stomach, and other ills which C. Garlington, Atlanta. National Hotel .- J. M. Bruce and ser- blood! Bad blood! the primal cause of vant, Robert Wells, W. P. Conner, Ky.; all disease. Heinitsh's Queen's Dr. W. H. Webb, Newberry; J. W. Nor-Light. This elegant preparation is the wood, Greenville; J. B. Hubbard, Con- only true remedy yet discovered for re-